

FILED

MAR 18 2014

**SECRETARY, BOARD OF
OIL, GAS & MINING**

**BEFORE THE BOARD OF OIL, GAS AND MINING
DEPARTMENT OF NATURAL RESOURCES
STATE OF UTAH**

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP. FOR AN ORDER EXTENDING THE BOARD'S ORDERS ENTERED IN CAUSE NOS. 131-14 AND 131-24 TO ESTABLISH SECTIONAL (640-ACRE OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS AND TO AUTHORIZE UP TO 16 PRODUCING WELLS PER DRILLING UNIT SO ESTABLISHED FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDRO-CARBONS FROM THE LOWER GREEN RIVER AND WASATCH FORMATIONS UNDERLYING THE RANDLETT AREA, COMPRISED OF VARIOUS SECTIONS WITHIN TOWNSHIPS 3 SOUTH, RANGES 1 AND 2 EAST, USM, AND TOWNSHIP 4 SOUTH, RANGE 2 EAST, USM, UINTAH COUNTY, UTAH

**FINDINGS OF FACT,
CONCLUSIONS OF LAW,
AND ORDER**

Docket No. 2013-034

Cause No. 131-136

This cause came on regularly for hearing before the Board of Oil, Gas and Mining (the "Board") on Wednesday, January 22, 2014, at approximately 10:20 a.m., in the Hearing Room of the Utah Department of Natural Resources at 1594 West North Temple Street, in Salt Lake City, Utah.

The following Board members were present and participated in the hearing: Chairman Ruland J. Gill, Jr., Kelly L. Payne, Chris D. Hansen, Carl F. Kendell, Michael R. Brown, and Susan S. Davis.

Frederick M. MacDonald appeared on behalf of Crescent Point Energy U.S. Corp. ("CPE"), and Ryan Walker, Chris Sutton, and Katie Matthews appeared as witnesses for CPE.

Assistant Attorneys General Michael S. Johnson and Douglas J. Crapo represented the Board; and Assistant Attorneys General, Steven F. Alder and Kassidy Wallin represented the Division.

The Board asked for and received no comments from the public. Jerry Kenczka, Assistant Field Manager for the Bureau of Land Management was present and participated. Michael Coulthard of the Bureau of Land Management was also present and participated.

NOW THEREFORE, the Board, having fully considered the testimony adduced and the exhibits received at the hearing, being fully advised, and good cause appearing, hereby makes and enters the following Findings of Fact, Conclusions of Law, and Order:

FINDINGS OF FACT

1. Notices of the time, place, and purpose of the January 22, 2014 hearing were mailed to all interested parties, and were duly published in newspapers of general circulation as required by Utah Administrative Code Rule R641-106-100 (2013). Copies of the Request for Agency Action were likewise mailed to all interested parties pursuant to Rule R641-104-135.

2. W. Chris Latimer, Land Manger for Kerr-McGee Oil & Gas Onshore, LP; Ronald E. Slover, Managing Limited Partner, Slover Minerals, LP; William T. Wilson, Vice President

of Broughton Petroleum Inc.; Mark Chapman; and Craig Blancett, Land Manager for Newfield Exploration Co. submitted comment letters voicing support for the petition.

3. The Division submitted a Memorandum on November 20, 2013 generally opposing the relief requested.

4. On November 26, 2013, Michael J. Giannini, President for MJG Western Exploration & Development, LLC, filed a comment on behalf of himself and his siblings and their companies that held property within the petition's subject lands. The companies requested the Board continue the matter until they could obtain counsel. The three companies that joined in the request were Szyndrowski Western Development, LLC; LeCompte Legacy, LLC; MJG Western Exploration & Development, (collectively, the "Szyndrowski Group"). Although Mr. Giannini never discussed The Vivian E. Szyndroski Revocable Living Trust in his initial comment, the Trust joined the Syndrowski Group in all later submissions and the Board considers the Trust part of the Syndrowski Group. The Syndrowski Group owns interests in 360 acres, more or less, in Sections 27 and 28 in Township 3 South, Range 1 East USM, Uintah County Utah. The Division joined in the Szyndrowski Group's request for a continuance and CPE filed an opposition to the request. The matter was then continued until the January 22, 2014 hearing.

5. On December 16, 2013, CPE filed a modification of its request to remove the Syndrowski Group lands from the petition. The Syndrowski Group on December 23, 2013 submitted a filing in which they supported the removal of their lands from the request. The same day, the Syndrowski Group also submitted a Response to the Request for Agency Action, as well

as a Motion to Dismiss the Syndrowski Group from the matter. CPE and the Syndrowski Group disagreed about, and addressed through subsequent filings, whether it was appropriate for the Board to treat CPE's modification of the Request for Agency Action as a motion or as a unilateral modification as of right. To the extent it is necessary to do so, the Board grants CPE's request to modify its petition to withdraw the Syndrowski Group lands from this action. Given that the Syndrowski Group's lands were removed from the action, the Board took no action on, and viewed as moot, the Syndrowski Group's motion to dismiss, and generally did not consider the arguments made in their Response to Request for Agency Action (these arguments were primarily addressed to issues not reached by the Board given its denial of the Request for Agency Action on other grounds).¹

6. CPE filed a Memorandum of Point and Authorities in Support of Request for Agency Action as Modified, which was filed on January 10, 2014.

7. The Division filed a Motion and Memorandum to Dismiss CPE's Request for Agency Action as Modified and Response to CPE's Memorandum of Points and Authorities, which was filed on January 17, 2014.

8. CPE has requested sectional spacing (fifty-four 640-acre drilling units) for the subject lands.

9. CPE asks the Board to space the following interval:

¹ Although the Syndrowski Group's lands were removed from this action, to the extent their Response addressed the drilling unit size issue upon which the Board decided this matter, the Board remains cognizant of the arguments made in that Response. The Board notes that this issue was thoroughly briefed and argued by the Division and CPE.

that interval below the stratigraphic equivalent of 9,600 feet depth in the “E” Log of the Carter #2 Bluebell well located in the SW1/4NW1/4 of Section 3, Township 1 South, Range 2 West, U.S.M. (which equivalence is the depth 9,530 feet of the SP curve, Dual Induction Log, run March 15, 1968, in the Chevron #1 Blanchard well located in the NW1/4SE1/4 of said [Section 3] to the base of the Green River-Wasatch formations

(the “Subject Interval”), underlying the following lands:

Township 3 South, Range 1 East, USM

Sections 1–22 and 29–32,

Township 3 South, Range 2 East, USM

Section 4–9, 16–18, 20–22, 26–28, 34 and 35, and

Township 4 South, Range 2 East, USM

Sections 1–4, 9–13, 15 and 16

(the “Subject Lands”), lying within Uintah County, Utah.

10. Mr. Sutton, CPE’s Exploration Manager, testifying as an expert geologist, discussed the depositional environment in the subject area and compared it to the geology of the Altamont-Bluebell field lying north of the Subject Lands. The producing formations in the Subject Lands (the Lower Green River and Wasatch Formations) are the same formations which produce in the Altamont-Bluebell field. Among other evidence, CPE presented cross-sections of well logs, including one cross-section extending from the Bluebell field down to Randlett, in support of its comparison of the geology of the Altamont-Bluebell field to the Subject Lands.

11. Although CPE requested 640-acre drilling units, CPE alleged that to fully develop the resource would require sixteen wells per section on the equivalent density of 40-acre spacing. CPE presented engineering and geologic evidence to support this density of wells. This evidence

included, among other things, evidence of the discontinuous nature of many of the sand bodies² within the Subject Interval, a recovery factor analysis based on sixteen wells per section, and an economic analysis based on sixteen wells per section. The requested 40-acre density was not opposed by any party. The Board finds based on the evidence presented that a 40-acre well density for the Subject Interval is supported within the Subject Lands, but notes the large disparity between this 40-acre density and the requested 640-acre drilling unit size.

12. Mr. Sutton testified that the typical hydraulic fracture length CPE has observed is approximately 700 feet. Mr. Sutton noted that the drainage radius of a well may not be the same as the fracture radius, but acknowledged that the 700-foot fracture radius corresponded to an approximately 40-acre hydraulic fracture effect.

13. The Subject Interval is comprised of a mix of fluvial sandstones, shoreface sandstones, and some limestones. Mr. Sutton testified that the individual sand bodies within the Subject Interval vary in shape, size and other characteristics. He analogized the disparate nature of sand-body sizes and behavior encountered by wells in this area to drilling into a bowl of potato chips of differing sizes. CPE argued that this variability in sand body characteristics means a wellbore traveling through the formations might encounter paying sand bodies that have areal extents as small as a couple of acres or as much as several hundred acres. CPE argued that this variability in the drainage area of individual sand bodies encountered by wellbores within

² Although the Subject Interval includes sandstones as well as limestones, the Board in this order uses the term “sand bodies” or “sands” to refer to any individual productive sand, limestone or other body within the Subject Interval that might be intercepted by a wellbore and contribute to production.

this area, especially given some of the larger sands encountered, supports a drilling unit size of 640 acres.

14. Ms. Matthews, CPE's Development Engineer and expert in Petroleum Engineering, similarly testified how the areal extent of the drainage areas of the sand bodies within the Subject Interval vary. She testified that the productive sands encountered by wellbores in this area are not homogenous; instead the horizontal drainage area of individual sand bodies encountered by a given wellbore, or by different wellbores, can vary based on such influences as natural fracturing, tightness, permeability and faulting. As she described it, wellbores might capture oil and gas from "small drainage areas over the impermeable, tighter zones" and the same wellbores might also enter and drain sand bodies that are more permeable and expansive in drainage area. The Board notes, however, that the lack of perfect homogeneity of the individual sand bodies within an interval for which spacing is sought is not unusual in spacing matters, and does not mandate that the Board create drilling units that are significantly larger than the average drainage area of wells (with infill drilling being authorized to achieve the proper well density).

15. Ms. Matthews referred to Exhibit S, a drainage area variability diagram. This diagram depicts sand bodies of varying sizes, including, as an example, a thin sand that is represented as being three hundred acres in size. Ms. Matthews conceded, however, that a sand body that is thin at the wellbore and behaves in a way that suggested it may be three hundred acres in size would behave the same way if it was smaller in areal extent and simply got thicker away from the wellbore. Although she testified concerning variability in the size of the drainage

areas of individual sand bodies, Ms. Matthews presented calculations showing the average drainage area within a nearby section that has had sixteen wells drilled on it to be approximately 40 acres per well.

16. The Division accepted much of CPE's geologic and technical evidence, but argues this evidence does not support 640-acre spacing while simultaneously granting sixteen in-fill wells. The Division notes that the evidence, while demonstrating variability in drainage patterns, does not support a drainage area of 640 acres or even 320 acres.

17. In further support of CPE's request for 640-acre drilling units, Mr. Sutton testified that CPE may in the future drill horizontal wells within the Subject Lands, and that CPE may allocate production from such wells on a 640-acre basis under existing rules. He noted that the requested 640-acre spacing would better provide for this possibility. Mr. Sutton stated that CPE presently plans to drill a few horizontal wells, but that CPE's development thus far has been achieved via the drilling of vertical wells.

18. The Board has weighed all of the technical evidence presented, and based upon the preponderance of that evidence, finds that the requested 640-acre drilling unit size in this matter is not supported. The same evidence that supports the appropriateness of 40-acre well density demonstrates that a 640-acre drilling unit size is unnecessarily large and does not reasonably fit the drainage pattern for the Subject Interval within the Subject Lands. Although there is some variability of the areal extent of the drainage areas of individual sand bodies that may be encountered by wellbores drilled into the Subject Interval, taken as a whole the evidence presented in this matter does not support a 640-acre drilling unit size.

CONCLUSIONS OF LAW

19. Due and regular notice of the time, place, and purposes of the January 22, 2014 hearing was given to all interested parties in the form and manner and within the time required by law and the rules and regulations of the Board. Due and regular notice of the filing of the Request for Agency Action was given to all interested parties in the form and manner and within the time required by law and the rules and regulations of the Board.

20. The Board has jurisdiction over the parties and subject matter of this Request for Agency Action pursuant to Chapter 6 of Title 40 of the Utah Code, and has the power and authority to make and promulgate the order herein set forth.

21. The Board must further the State's public interests by maximizing ultimate recovery of the oil and gas resource, protecting correlative rights, and prohibiting waste. Utah Code Ann. §§ 40-6-1, -3 (West 2013). Section 40-6-6 of the Utah Code grants the Board authority to establish drilling units, and the subsections of Section 6 limit and guide the Board on how such units should be created.

22. As CPE and the Division both note, a drilling unit must not be "smaller than the maximum area that can be efficiently and economically drained by one well." *Id.* § 46-6-6(3). The Division agrees with CPE that a drilling unit may be larger than the maximum area that can be drained by one well under certain circumstances, and cites in its filings a number of situations in which this approach is warranted, including cases involving horizontal wells. The Division argues, however, that the general presumption should be that a drilling unit should not be substantially larger than such drainage area without good reason.

23. CPE argues that each unit must be of uniform size and shape to the other units for the same pool, see id. § 46-6-6(4)(a), and highlights previous orders granting sectional, 640-acre units for the same formations for which spacing is sought here. E.g., Chevron Oil Co., Cause No. 131-24 (Bd. of Oil, Gas & Mining Jan. 16, 1974); Chevron Oil Co., Cause No. 131-14 (Bd. of Oil, Gas & Mining Aug. 11, 1971); Newfield Prod. Co., Docket No. 2012-013, Cause No. 139-90 (Bd. of Oil, Gas & Mining May 9, 2012); Bill Barrett Corp., Docket No. 2011-019, Cause No. 139-87 (Bd. of Oil, Gas & Mining Dec. 6, 2011); Bill Barrett Corp., Docket No. 2010-008, Cause No. 139-85 (Bd. of Oil, Gas & Mining Mar. 11, 2010). These prior orders do create 640-acre spacing. But these orders were either among the first orders entered in the area, or modified and extended such orders, and most of the drilling units they affect were initially created to allow only one well per drilling unit because the available evidence at the time supported this density. Over time, and with the development of new geologic and engineering evidence, the Board granted authority for infill wells within those drilling units. This is consistent with prior precedent. The Board often errs—as it must in order to ensure that a drilling unit be “no smaller than the maximum area that can be efficiently and economically drained by one well”—on the side of establishing larger drilling units in early stages of development when scientific evidence is minimal. Later, as the evidence becomes more conclusive, the Board may modify its orders to allow infilling drilling within those drilling units. Although some of the orders cited by CPE did involve the simultaneous creation of sectional drilling units and the granting of authority to drill up to four wells per section, as the Division

notes in its brief, those orders involve distinguishing circumstances including the spacing of horizontal wells, which generally requires at least a 640-acre drilling unit size.

24. The portion of subsection 40-6-6(4)(a) relied upon by CPE concerning uniformity of drilling unit size is not the only guidance the statute gives the Board concerning the appropriate size of drilling units. First, the Board notes that subsection 40-6-6(4)(a) itself contains a broad exception to its uniform drilling unit size guidance where “geologic, geographic, or other factors” warrant an exception. The Board concludes that improved geologic and engineering evidence demonstrating that a smaller drilling unit size is appropriate can constitute the kind of “geologic” factor or “other factor” referenced in the statute as justifying a departure from uniformity in drilling unit size.³ As noted by the Division, subsection 40-6-6(2), when read within the context of Section 6 as a whole, contemplates that drilling units will generally correspond to the area that can be efficiently and economically drained by one well absent reasons for an exception. The statute also provides that the terms and conditions of a spacing order must be just and reasonable, *id.* § 40-6- 6(5)(a), and specifies that the Board may

³ The Board has in the past relied upon improved geologic and engineering evidence to reduce the size of established drilling units, or create new drilling units of smaller size, despite the existence on nearby lands of larger drilling units previously established for the same pool. This has sometimes occurred where the Board has modified existing spacing orders to increase well density via a combination of infill drilling and downspacing depending upon whether the existing drilling units had yet been developed and production proceeds shared. *E.g.*, Crescendo Energy, LLC, Cause No. 107-06 (Bd. of Oil, Gas & Mining Aug. 8, 2005). It has also occurred where the Board has created smaller drilling units on unspaced lands based in part upon evidence of infill drilling on larger neighboring drilling units for the same pool. *E.g.*, Koch Exploration Co., Cause No. 259-02 (Bd. of Oil, Gas & Mining Oct. 04, 2002). It has therefore not been the practice of the Board to wed itself to a larger drilling unit size for a particular pool when later evidence reveals such size is an ill-fit to the drainage area of one well.

modify an order to increase or decrease the size of drilling units or allow additional wells within the unit, id. § 40-6-6 (6)(c), (d).

25. In sum, the limitations and guidance found in section 40-6-6 and all of its subparts dictate that the Board should reasonably tailor a drilling unit to the drainage area of one well as a general practice, except where reasons exist to warrant an exception. Each matter will be decided on its own facts, including the type of wells proposed (vertical or horizontal), available geologic and engineering evidence, geographic and economic evidence, the positions of the parties to the proceeding, and other factors. But there is no legal requirement that the Board adhere in all subsequent orders to the drilling unit size established in earlier orders where the presently-available evidence indicates that the drainage area of one well is significantly smaller than the size of the proposed drilling unit.

26. CPE asserts that 640-acre spacing would better provide for possible future development via horizontal wells. The Board agrees (as the Division has noted) that the drilling of horizontal wells can justify the creation of larger drilling units, sometimes with multiple wells being authorized within each drilling unit. CPE has stated, however, that its development of the Subject Lands has thus far occurred through the drilling of vertical wells, and that it can proceed to test horizontal drilling in this area under the default horizontal well siting rules.⁴ CPE's

⁴ CPE has not sought spacing for horizontal wells as part of its petition in this matter, and indicated that it can carry out its present plans for testing horizontal wells under the default siting rules without the need for the requested sectional drilling units.

announced plans to drill a few horizontal wells within the Subject Lands does not justify spacing a large area on a 640-acre basis at this time. CPE may return to the Board and request appropriate spacing for any horizontal wells it drills, including potentially over a large area if it embarks on a larger horizontal well drilling program. If supported by the evidence, this could also potentially include 1,280-acre drilling units to accommodate long horizontal wells.

27. For the reasons discussed above, the Board denies CPE's request to establish 640-acre drilling units while simultaneously allowing sixteen wells be drilled within each unit. Because no party has requested any alternative spacing, because the default well siting rules permit CPE to develop the Subject Lands on a 40-acre density, and consistent with the request of the Division in its Motion to Dismiss, the Board denies CPE's request for 640-acre spacing without establishing drilling units of any differing size at this time. Because the Board has decided this matter on the basis of the requested drilling unit size, the Board does not reach the other issues briefed by the parties.

ORDER

IT IS THEREFORE ORDERED that:

- A. CPE's Request for Agency Action is denied for the reasons discussed above.
- B. The Board has considered and decided this matter as a formal adjudication, pursuant to the Utah Administrative Procedures Act, Utah Code Ann. §§ 63G-4-204 through 208, and the Rules of Practice and Procedure before the Board of Oil, Gas and Mining, Utah Admin. Code R641.

C. This Findings of Fact, Conclusions of Law, and Order (“**Order**”) is based exclusively upon evidence of record in this proceeding or on facts officially noted, as weighed and analyzed by the Board in the application of its expertise as set forth in Utah Code Ann. §40-6-4(2)(a) through (e). This Order constitutes the signed written order stating the Board’s decision and the reasons for the decision, as required by the Utah Administrative Procedures Act, Utah Code Ann. § 63G-4-208, and the Rules of Practice and Procedure before the Board of Oil, Gas and Mining, Utah Admin. Code R641–109; and constitutes a final agency action as defined in the Utah Administrative Procedures Act and Board rules.

D. **Notice of Right of Judicial Review by the Supreme Court of the State of Utah.** As required by Utah Code Ann. section 63G-4-208(e) through (g), the Board hereby notifies all parties to this proceeding that they have the right to seek judicial review of this Order by filing an appeal with the Supreme Court of the State of Utah within thirty days after the date this Order is entered. Utah Code Ann. §§ 63G-4-401(3)(a), -403.

E. **Notice of Right to Petition for Reconsideration.** As an alternative, but not as a prerequisite to judicial review, the Board hereby notifies all parties to this proceeding that they may apply for reconsideration of this Order. Section 63G-4-302 of the Utah Code, entitled “Agency Review – Reconsideration,” states:

(1)(a) Within 20 days after the date that an order is issued for which review by the agency or by a superior agency under Section 63–46b–12 is unavailable, and if the order would otherwise constitute final agency action, any party may file a written request for reconsideration with the agency, stating the specific grounds upon which relief is requested.

(b) Unless otherwise provided by statute, the filing of the request is not a prerequisite for seeking judicial review of the order.

(2) The request for reconsideration shall be filed with the agency and one copy shall be sent by mail to each party by the person making the request.

(3)(a) The agency head, or a person designated for that purpose, shall issue a written order granting the request or denying the request.

(b) If the agency head or the person designated for that purpose does not issue an order within 20 days after the filing of the request, the request for reconsideration shall be considered to be denied.

Id.

The Rules of Practice and Procedure before the Board of Oil, Gas and Mining entitled

“Rehearing and Modification of Existing Orders” state:

Any person affected by a final order or decision of the Board may file a petition for rehearing. Unless otherwise provided, a petition for rehearing must be filed no later than the 10th day of the month following the date of signing of the final order or decision for which the rehearing is sought. A copy of such petition will be served on each other party to the proceeding no later than the 15th day of that month.

Utah Admin. Code R. R641-110-100.

See Utah Administrative Code Rule R641-110-200 for the required contents of a petition for rehearing. The Board hereby rules that should there be any conflict between the deadlines provided in the Utah Administrative Procedures Act and the Rules of Practice and Procedure before the Board of Oil, Gas and Mining, the later of the two deadlines shall be available to any party moving to rehear this matter. If the Board later denies a timely petition for rehearing, the aggrieved party may seek judicial review of the order by perfecting an appeal with the Utah Supreme Court within thirty days thereafter.

F. The Board retains exclusive and continuing jurisdiction of all matters covered by this Order and of all parties affected thereby; and specifically, the Board retains and reserves exclusive and continuing jurisdiction to make further orders as appropriate and authorized by statute and applicable regulations.

G. The Chairman's signature on a facsimile copy of this Order shall be deemed the equivalent of a signed original for all purposes.

ENTERED this 18th day of March 2014.

STATE OF UTAH
BOARD OF OIL, GAS AND MINING



Ruland J. Gill, Jr., Chairman

CERTIFICATE OF SERVICE

I hereby certify that I caused a true and correct copy of the foregoing **FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER** for Docket No. 2013-034, Cause No. 131-136 to be mailed by Email or via First Class Mail with postage prepaid, this 19th day of March, 2014, to the following:

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2124 Redbird
Las Vegas, NV 89134

Wayne & Norma Close LLC
201 W. 1400 South
Orem, UT 84058

Colonial Royalties Limited Partnership
320 S. Boston, Suite 1108
Tulsa, OK 74103
[Undeliverable]

Harry E. Carleson, Jr.
6545 Canyon Ranch Road
Salt Lake City, UT 84121
[Undeliverable]

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P.O. Box 66687
Houston, TX 77266

Brandon Chavez, et al
P.O. Box 1388
Shiprock, NM 87420

Jess C. Cheney
7923 Danish Ridge Way
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Julia Baxter Christensen
c/o Helen M. Baxter
350 North 150 West
Logan, UT 84321
[Undeliverable]

Jeanine Dean Clark
12511 Harvest Ave.
Riverton, UT 84065

Clive Sprouse Family Revocable Trust
c/o Clive Sprouse, Trustee
P.O. Box 150559
East Ely, NV 89315
[Undeliverable]

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3777 Pecos – McLeod, Suite #102
Las Vegas, NV 89121-4264

Patricia Close
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Las Vegas, NV 89121

Billy F. Cook
2260 South 5000 East
Vernal, UT 84078

David R. Cook
2730 South 500 East
Vernal, UT 84078

Max B. Cook
2483 South 1500 East
Ballard, UT 84066

Covey Minerals, Inc.
2733 East Parleys Way, Ste. 3
Salt Lake City, UT 84109

Dan Eugene Cunningham
816 South 6th Street
Lander, WY 82520
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James Leslie Cunningham
17011 Village Wood Lane
Spring, TX 77379

Robert J. Cunningham
757 Maclean Ave.
Kenilworth, IL 60043

Donna K. Davies
161 East 750 North
Bountiful, UT 84010

James F. Deal
304 Reservoir Road
Beckley, WV 25801

Ella Mary Dean
164 North 340 West
Payson, UT 84651

Colton Properties, Ltd.
1581 Keswick Road
Sandy, UT 84093
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Tom Connolly
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Providence, UT 84332

Judy C. Cornia
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Casper, WY 82609

Jacquelyn Cox
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Terrell, NC 28682

Croff Oil Company
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The Woodlands, TX 77380-2641
[Address updated 11/22/2013]

Donald Arthur Cunningham
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Houston, TX 77083

Lynn Farris Cunningham
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Dillman Family, LLC
2180 Fort Union Blvd
Salt Lake City, UT 84121

William F. Disselhorst
6817 West Highland Ave
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Laura Lane Wood Drammer
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Los Olivos, CA 93441

Janet B. Dunn
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Alan Ray Eggleston
745 Northstar
St. George, UT 84770

Gayla Ann Ekness
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Roosevelt, UT 84066
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Payson, UT 84651
[Address updated 11/06/2013]

Cindy Elliott Price
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Central Valley, UT 84754

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12511 Harvest Ave.
Riverton, UT 84065

Harry Allen Dean
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Pueblo West, CO 81007

Julie Massey Deppe
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Pat Disselhorst
5301 Keeney
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c/o Donald E. Hicken
692 E. 300 N.
Roosevelt, UT 84066

Mason Anthony Duncan
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Susan Eggleston Spiers Rose
Box 72
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Alma Ronald Elliott
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[Address updated 11/06/2013]

Emerald Phoenix Oil Co., LLC
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Spokane, WA 99208

Pamela Moss Erickson
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Eugenia B. Pickup Family Living Trust
Grant G. Pickup
1655 Fieldcrest Lane
Salt Lake City, UT 84117
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Yukon, OK 73099

Federal Land Bank of Sacramento
P.O. Box 13106-C
Sacramento, CA 94813
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Darlene Eggleston
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Mary Celeste Einert & Richard W. Celeste
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Eliason Eight, L.L.C.
4349 Lynne Lane
Salt Lake City, UT 84124

Laurie Elliot Broderick
580 North 100 East
Centerville, UT 84014

Vickie Elliott Smith
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Bountiful, UT 84010

Scott Elliott
3588 West 7550 South
Spanish Fork, UT 84660

Elvin and Marlene Kettle Trust
RR 2 Box 2306
1382 South 1500 East
Roosevelt, UT 84066

EP Energy E&P Company, L.P.
Attn: Altamont BU Manager
P.O. Box 4660
Houston, TX 77210-4600

Erna Estella Murray Trust
Jeremiah M. Murray, Trustee
P.O. Box 163
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Stephanie Fleck
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Doyle W. Foster
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Roosevelt, UT 84066

Harrison Perry Fowles
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1160 E. Telegraph St., #30
Washington, UT 84780-1870

Donald Bruce Gavitte
2360 Lancaster
Baldwin, NY 11510

Geoerge E. Houston Testamentary Trust
Louise Marie H. Iorg, Trustee
P.O. Box 1807
Roosevelt, UT 84066
[Undeliverable]

Lawrence Giannini
10123 Windfield Drive
Munster, IN 46321

Gladys W. Christmas Family Trust
Bernice C. Drage, Trustee
338 South 1400 East
Spanish Fork, UT 84660

Geraldine Glenn
2183 Quail Court
Grand Junction, CO 81507

Kathleen Hogan Farr
9026 South 5600 West
Payson, UT 84651

Fawn B. Coltharp Family Living Trust
c/o Frances C. Loos, Trustee
2142 Eastwood
Ogden, UT 84403-5359

Federal National Mortgage Association
P.O. Box 650043
Dallas, TX 75265-0043

Alice E. Ferron
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Jeanette Spitler Flynn
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Route 3 Box 3330
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[Undeliverable]

Garth G. Myers Trust No. R-100
c/o Garth G. Myers
1982 Browning Ave.
Salt Lake City, UT 84108

Brenda Lee Goodrich
Rt. 3 Box 3263
Myton, UT 84052

Benetta Gossett
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Grant Erik Gottschall
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[Address updated 11/06/2013]

Cary A. Gray
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Hesperia, CA 92345

April Dawn Griffith
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[Address updated 11/22/2013]

Gayla Griswald
815 2nd Avenue West
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Richard D. & Akiko Hackford
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Steven W. & Marcia G. Hamberg
HC 69 Box 129
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Peter Franklin Gavitte
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Napa, CA 94559

George Marion Calder Trust
George Marion Calder, Trustee
116 West 500 North
Vernal, UT 84078

Michael Giannini
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Glen L. Sorenson and Lurrine Sorenson Family
Legacy Trust
P.O. Box 1809
Roosevelt, UT 84066-1809
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Nancy Elizabeth Gonzalez
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West Jordan, UT 84084

Mark Scott Gottschall
1362 W. Bora Bora Drive
West Jordan, UT 84084

Grant G. Pickup Family Living Trust 1982
Shirley B. Neilson, Trustee
1655 Fieldcrest Lane
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Hansen Oil Properties LP
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Robert L. Harris
7245 Buttermilk
Driggs, ID 83422
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Elizabeth Hermes-Dickenson
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Benton J. Grissom
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Carson City, NV 89701-7686

Marilyn G. Guhl
721 Sirstad St.
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Hall Family Living Trust
20 North Mountain Road
Fruit Heights, UT 84037

Michael Moss Hall
19316 Circle Gate Drive, #202
Germantown, MD 20874
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Michael D. Hancock
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Roosevelt, UT 84066

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James D. Harmston
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Manti, UT 84642
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1502 Meadow Trail
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Gary R. Houston, Trustee
570 North 500 West
Orem, UT 84057

Howard Rex Carroll Trust
Howard Rex Carroll, Trustee
1030 South 850 West
Vernal, UT 84078

Cal Huber
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Lapoint, UT 84039

Kenneth Huber
P.O. Box 56
Lapoint, UT 84039

Ray Huber
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Pauline Hullinger
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Salt Lake City, UT 84117

Head Properties LLC
3801 LaVar Drive
Salt Lake City, UT 84109

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Englewood, CO 80110

Hazel Hermes
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Paule S. Hewlett
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Sherry L. Highsmith
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Robert Kent Hogan
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Salt Lake City, UT 84109

Houston Family LLC
RaNae Ashton, Trustee
1045 East 470 North, #A3
Lehi, UT 84043

Margie Houston
Rural Route 1 P.O. Box 1186
Roosevelt, UT 84066

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Kenai, AK 99611

Danny K. & Carol J. Iorg
P.O. Box 66
Ft. Duchesne, UT 84026

Raymond Verl Iorg
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1204 W 7th St Ste 200
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Shiprock, NM 87420

Orval Cruz Joe
P.O. Box 1388
Shiprock, NM 87420

Orval Cruz Joe
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Los Lumas, NM 87031
[Address updated 12/18/2013]

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Trust, Disselhorst, Trustee
205 Homestead
La Grange Park, IL 60526

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Lapoint, UT 84039

Mary Lou Huber
P.O. Box 55
Lapoint, UT 84039

Shirley Huber
P.O. Box 154
Lapoint, UT 84039

M. Leon Hunsaker
500 Fox Ridge Drive
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Providence, UT 84332

Verl Iorg, Jr.
4430 West 3240 South
West Valley City, UT 84120

Gerald Kaye Iorg
4430 West 3240 South
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J. Barry and Donna L. Hall Family Trust
11607 Roselawn Way
South Jordan, UT 84095

Barry Hall
9595 Sweet Clover Lane
S. Jordan UT 84095
[Address updated 1/24/2014]

James P. Riley and Laura J. Riley Irrevocable
Delcaration of Trust, Micheal Riley, Trustee
253 Linden Avenue
Elmhurst, IL 60126-3606

Jimmy Lawrence Justice
2491 North HWY 89, Trailer 111
Pleasant View, UT 84404
[Address updated 11/06/2013]

Lisa Marianne Justus
2198 Verona Cir
Pleasant Grv, UT 84062
[Address updated 11/22/2013]

Janice M. Kennedy
13315 High Star Drive
Houston, TX 77083

Kenneth E. and Elsie Corene Calder Trust
Kenneth E. Calder, Trustee
134 West 500 North
Vernal, UT 84078
[Address updated 11/06/2013]

Jerry Kettle
Route 2 Box 2140
Roosevelt, UT 84066

Mike Kettle
P.O. Box 134
Roosevelt, UT 84066

Peggy C. Killian
RT 2 Box 2027
Roosevelt, UT 84066

Carleen I. Kurip
Box 244
Fort Duchesne, UT 84026

Janet Powell Family Trust
Calvin P. and Janet B. Powell, Trustees
3915 North 12000 West
Bluebell, UT 84007

Jencar, Ltd.
1777 South 2600 East
Salt Lake City, UT 84106

Joe Ann Shepard Huber Family Living Trust
Kenneth Huber
P.O. Box 56
LaPoint, UT 84039

Oreland Cruz Joe
P.O. Box 1388
Shiprock, NM 87420

Stella Mae Joe
P.O. Box 1388
Shiprock, NM 87420

Jon W. & Sally D. Larson Family Trust
Jon W. Larson, Trustee
130 East 300 South
Hyrum, UT 84319

Lawrence E. & Mary Loraine Justice
RR 3 Box 3270
Myton, UT 84052
[Undeliverable]

Fred W. Karo (Dec'd)
2820 Somerset Drive
Lauderdale Lakes, FL 33311
[Undeliverable]

Lamb Extension of Declaration of Trust &
Agreement of Trust
Karl L. Lamb, Trustee
P.O. Box 332
Myton, UT 84052

Cecelia Pantaloon Lambeth
514 West 2675 North
Cedar City, UT 84712

Lynn Michael Larsen
305 E. Sherman Ave.
Salt Lake City, UT

Don C. Larson
301 East Eagle View Lane
Blanding, UT 84511

Paul R. Larson
1672 North 175 West
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Grace Lawyer
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South Pasadena, CA 91030
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Pleasant Grove, UT 84062

Annamarie Locke
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Cinda Luann Kelley
232 North 8th West
Preston, ID 83263

Kenneth D. Luff Trust
Kenneth D. Luff, Trustee
1580 Lincoln St., Suite 850
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Mark B. Kettle
1718 East 1000 South
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Salt Lake City, UT 84104-1125
[Address updated 11/06/2013]

Juanita Lucero La Rose
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Velma L. Lane
6121 Falcon Lane
Morrison, CO 80465

Verna R. Locke
1212 East Center Street
Springville, UT 84663

William I. Locke
Rt. 2 Box 2309
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1030 South 850 West
Vernal, UT 84078

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[Address updated 11/22/2013]

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Jensen, UT 84035-0093

Michael F. D. Massey
162 North 130 East
Orem, UT 84057

Sherwin Basil Massey
953 South 930 West
Payson, UT 84651

Heirs of Audrey Lighton McClement
1099 W Washington Ave
Gilbert, AZ 85233-5230
[Address updated 11/22/2013]

Dennis A. McClement
1099 W Washington Ave
Gilbert, AZ 85233-5230
[Address updated 11/22/2013]

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Linda Lundberg
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Delta, UT 84624

Tracy Colleen Lyons
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Myton, UT 84052

Margaret A. Hooper Family Estate Trust
Jerrl L. Hooper, Trustee
705 Lakeway Drive
El Paso, TX 79932
[Undeliverable]

Harold W. Marrs
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[Undeliverable]

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Lakewood, CO 80227
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Marvil Investments LLC
3183 E. Old Ridge Cir.
Salt Lake City, UT 84121-4422
[Address updated 11/04/2013]

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Vernal, UT 84078-9604

Diedra Dawn Massey
3079 West 500 South
Vernal, UT 84078

Paul L. McCulliss
P.O. Box 3248
Littleton, CO 80161

Loye Ranae McDonald
333 Rosewood Park Lane
Draper, UT 84020

Illela McKinlay (Dec'd)
Box 39
Teton City, ID 83451

Scott G. McKnight
Box 201
Price, UT 84501

Heirs of Marriner F. McMullin
830 East Scenic Drive North
Washington, UT 84780

Frank and Marlene McMullin
830 East Scenic Drive North
Washington, UT 84780

James McNaughton
2354 Galaxy Way
Lake Orion, MI 48360

MHM Resources, LP
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Midland, TX 79710-1570

Mark C. Miller
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Salt Lake City, UT 84109

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Laerydin Val Massey
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Vernal, UT 84078

Nolan G. Massey
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Vernal, UT 84078

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Gordon A. McKinlay
4141 East 550 East
Rigby, ID 83442

Heirs of Jennie J. McMullin
830 East Scenic Drive North
Washington, UT 84780

David J. and Christeen McMullin
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Carlyn Mitas
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Corbett, OR 97019

Joseph and Julie McMullin
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Judith G. Merritt
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Antone Grant Moss
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[Undeliverable]

Milam Sons Minerals L.L.C.
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Peggy Vermillion Moss
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Monte and DraDonna Mitchell
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Ray Murray
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Vernal, UT 84078

Merne S. Moore
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Nancy K. Sparks Living Trust
David Alan Sparks, Trustee
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Lorraine M. Nelson
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Susan Mundell
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Douglas and Christine Newson
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Oberhansly Ranch LLC
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Neola, UT 84053-9601

O'Brien Production Company, Inc.
550 W Texas, Suite 1140
Midland, TX 79701
[Undeliverable]

Janet E. Olsen
1746 North 900 East
Ogden, UT 84414

Olson Family Trust
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[Undeliverable]

Leslie Rae Gottschall Olsson
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Ouray Park Irrigation Company
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Barbara U. Oxborrow
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Pleasant View, UT 84414-2271

Pan Oklahoma Corporation
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Riverton, UT 84065

Clyde R. (Rick) Murray
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Roosevelt, UT 84066

Jeremiah Martin Murray
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Heber City, UT 84032

Susan K. Murst
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[Undeliverable]

Mary Ann Baxter Nelson
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David R. Olsen
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Kent S. Olsen
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[Address updated 11/22/2013]

Lloyd Parnell
P.O. Box 30
San Acacia, NM 87831

Patricia A. Peleschka Family Living Trust
Patricia Ann Peleschka, Trustee
9888 South Marwood Park Lane
South Jordan, UT 84095

Chauncey Eugene Penfold
1019 Fortune Rd.
Youngsville, LA 70592-5445

Jacqline Peters
20838 144th Ave. SE
Kent, WA 98042

Sharma Lundberg Phillips
1123 Riverview Drive
Glenwood Springs, CO 81601

Kenneth (Pete) and Joan B. Pickup
HC 69 Box 102
Randlett, UT 84063

Lyle C. Pickup
8322 Romaine Drive
Sandy, UT 84070

David Christian Pierson
13705 El Espejo
La Mirada, CA 90638

Heirs of Ora Batchelor Ornsby
10207 218th Ave. Court East
Bonney Lake, WA 98391

Owen Dale Anderson and Glenna Anderson
1982 Family Trust
Orlan D. Anderson
P.O. Box 92
Vernal, UT 84078-0092

Tamara Parkinson
1207 South 5th West
Rexburg, ID 83444

Larry R. Parnell
HCR 77 Box 7
Abiquiu, NM 87510

Wayne Parnell
P.O. Box 162
Abiquiu, NM 87510

Rodney L. Peart
7323 Sovereign Ct.
Citrus Heights, CA 95621

Pentagon Oil Company
P.O. Box 399
Kilgore, TX 75663-0339

Joy Peterson
393 North 3400 East
Lewisville, ID 83431

Jason D. (Jake) & Trisha Pickup
P.O. Box 747
Vernal, UT 84078-0747
[Address updated 11/18/2013]

Shane Patrick Pierson
4359 Sawgrass Court
Chino Hills, CA 91709

Kenneth D. Pickup
HC 69 Box 102
Randlett, UT 84063

Paula Moss Preston
479 Wellington Street
Orange, CA 92669
[Undeliverable]

Brenda Pierson
8173 South 535 East
Sandy, UT 84070

William J. Price
2816 Wayman View Court
Salt Lake City, UT 84117
[Address updated 11/06/2013]

Michael D. Pierson
1012 Ridge Road
Lewiston, NY 14092

Steven C. Purvis
Route 1
Brookside Lane
Boise, ID 83702
[Undeliverable]

Steven J. Price
2816 Wayman View Court
Salt Lake City, UT 84117

Ralph V. & Geraldine C. Larson Family Trust
Ralph V. Larson, Trustee
1232 South 490 West
Orem, UT 84058

Kera K. Townsend Proffitt
2700 F Street
Sacramento, CA 95816

Gail Reese
6347 W Meadowlark Way
Florence, AZ 85132-6416
[Address updated 11/29/2013]

Ray and Donna F. West Living Trust
Ray West
3107 Metz
Midland, TX 79705

Gary K. Reist
1120 Santa Rufina Ct.
Solano Beach, CA 92075

Constance Joy Reist
2352 Saint Francis Dr.
Palo Alto, CA 94303

Max E. Richman
546 Mason Circle
Roosevelt, UT 84066-2212
[Undeliverable]

Edwin G. Richman
546 Mason Circle
Roosevelt, UT 84066-2212
[Undeliverable]

Marilyn & Sidney W. Riker
P.O. Box 393
Lapoint, UT 84039

Val Rae Richman
1045 West 250 North
Roosevelt, UT 84066

Mark D. & Robyn Riley
5708 Fairview
Downers Grove, IL 60516

Joseph J. Riley
107 Mainsail Dr.
Stevensville, MD 21666-2528
[Undeliverable]

Ruth Helen Rimback
211 Willow Valley Square, Apt C-226
Lancaster, PA 17602
[Address updated 11/04/2013]

Thomas J. & Mary Lee Riley
2100 N. Lincoln Park W., Apt 10 F N
Chicago, IL 60614-0983

Kathy Roberts
457 W. Lagoon St., #46-3
Roosevelt, UT 84066

Gloria Janet Womack Roberts
3210 West 330 North
Box 1265
Roosevelt, UT 84066
[Address updated 11/06/2013]

Theresa M. Roster
Route 1
Brookside Lane
Boise, ID 83702
[Undeliverable]

Kristin Barton Rodriquez
1 Mink Hollow Ln
Millstone Twp, NJ 08510-8731
[Address updated 11/22/2013]

Daniel S. & Penny B. Sam
1104 West 1700 South
Vernal, UT 84078

Roy-Co
2005 South 300 West
Salt Lake City, UT 84115-1808

Heirs of Deanna Kaye Sargent
305 East Sherman Ave.
Salt Lake City, UT 84115

Dusty Sanderson
6405 Kingsbury
Amarillo, TX 79109
[Undeliverable]

Bonnie & Belinda Goodwin Scott
P.O. Box 965
Vernal, UT 84078
[Undeliverable]

Sather and Sons, Inc.
c/o Rodney J. Aycock
58 East 100 North
Roosevelt, UT 84066
[Undeliverable]

Norman S. Sheya
9844 South 1300 East, Suite 135
Sandy, UT 84094
[Undeliverable]

Joe Ann Shepard Huber
P.O. Box 56
Lapoint, UT 84039

Slover Minerals LP
3614 Royal Road
Amarillo, TX 79109

Smith Minerals Ltd.
Box 215
Craig, CO 81626

Sondra Kay Smull
14300 N 160th Dr
Surprise, AZ 85379
[Address updated 11/22/2013]

Beverlye Soli-Maritan
P.O. Box 702676
Tulsa, OK 74170

Sorenson Family Legacy Trust
Route 3 Box 3359
Myton, UT 84052

James W. Sparks (Dec'd)
4305 N. Garfield Street, Suite 244
Midland, TX 79705
[Undeliverable]

Donna Spitler
139 Mendel Dr
Smithfield, NC 27577
[Address updated 11/22/2013]

William O. & Deborah O. Spitler
3738 Mount Vernon Road
Tupelo, MS 38804-7098

Shirley Huber Family Living Trust
Glenn J. Huber
P.O. Box 154
LaPoint, UT 84039

John M. Smith (Heirs)
473 Becky Street
Tulare, CA 93274
[Undeliverable]

F. McKay & Jeannine Smith
2419 Bueno Vista Drive
West Jordan, UT 84088
[Undeliverable]

Horace Snyder
271 B Street
Salt Lake City, UT 84103
[Undeliverable]

M. Virginia and Marvin G. Somers
15935 N. McCauley Lane
Mount Vernon, IL 62864-7951
[Address updated 11/06/2013]

Nicholle Spainhower
1026 E. 1160 S.
Provo, UT 84606
[Undeliverable]

Charles Almon & Rita Sue Spitler
6 Tanners Row
Pooler, GA 31322-9641

James D. & Jackie R. Spitler
8749 East Casey Road
Mount Vernon, IL 62864-1922

Ms. LaVonne Garrison
Assoc. Director – Oil & Gas
Utah School and Institutional Trust Lands
Administration
675 E. 500 South, Suite 500
Salt Lake City, UT 84102

Richard Scott Stewart
2405 St. Mary's Drive
Salt Lake City, UT 84108

Billie Rae Stolworthy
27032 North 43 Street
Cave Creek, AZ 85331

Stonegate Resources LLC
4994 E. Meadows Drive
Park City, UT 84098-5921

David M. & Norma G. Swenson
Route 3 Box 3319
Myton, UT 84052

Talisman Energy USA, Inc.
50 Pennwood Place
Warrendale, PA 15086

Mildred M. Tate
1125 S. 58th Street, Space 77
Springfield, OR 97478

H. Thomas Taylor
1434 West Renaissance Place
Pleasant Grove, UT 84062

Doral Leslie Thacker
1266 South Riata Street
Gilbert, AZ 85296

Sybil Thomas
19710 Timberridge Dr.
Magnolia, TX 77355

George G. Staley
400 West Illinois Ave., #970
Midland, TX 79701

Phyllis S. Stewart
2405 St. Mary's Drive
Salt Lake City, UT 84108

Rhea Jean Stoddard
4057 Ivana St.
West Valley City, UT 84120

Melba Stone
1768 Herbert Ave.
Salt Lake City, UT 84108

Karen Barton Summerhays
P.O. Box 544
Kalaheo, HI 96741

Szyndrowski Western Development LLC
9070 Sunrise Lane
Orland Park, IL 60462

Katheryn M. Talbot
P.O. Box 866
Panquitch, UT 84759

Heirs of Charles Van Tate
1125 S 58th St., Space 77
Springfield, OR 97478

Elaine S. Taylor
Box 14
Cody, WY 82414

Dale Francis Thacker
794 East Coventry Ln.
Alpine, UT 84004

TOC – Rocky Mountains, Inc.
c/o BP America Production Company
P.O. Box 3092
Houston, TX 77253

Timothy E. Townsend
240 The Village, #201
Redondo Beach, CA 90277

United States Bureau of Land Management
Utah State Office
Attn: Roger Bankert
440 West 200 South, Suite 500
Salt Lake City, UT 84101

Norma Upp McMullen
4452 Desert Hills Drive
Sparks, NV 89436-2618

John G. Upp
7217 Mountain Hills Drive
West Jordan, UT 84081-4100

Utah Land Trust
Gilbert E. Maggs, III, Trustee
230 Park Avenue
Satellite Beach, FL 32937

Ute Indian Tribe
Energy and Minerals Department
P.O. Box 70
Fort Duchesne, UT 84026

Carolyn B. Vasta
2573 Abbey Lane SE
Salem, OR 97317

Marilyn M. Veasart
1036 Elm Way
Rock Springs, WY 82901

Thomas Edwin Hall Testamentary Trust
Jay M. Hall, Trustee
965 Pinnocchio Drive
Salt Lake City, UT 84116

United States Bureau of Land Management
Vernal Field Office
Attn: Jerry Kenczka
170 South 500 East
Vernal, UT 84078

Charles R. Tierce
401 W. Texas Avenue, Suite 404
Midland, TX 79701-4414

Kera K. Townsend
2700 F Street
Sacramento, CA 95816

Uintah County
147 East Main
Vernal, UT 84078

University of Utah
c/o William S. Nicholson, CPA
300 East 4500 South
Salt Lake City, UT 84107

Jeff Upp
6350 Napa Ave.
Alta Loma, CA 91701

Utah National Parks Council, Inc. Boy Scouts
748 North 1340 West
Orem, UT 84057

Annete E. Van Wagoner
704 East Center Street
Heber City, UT 84032
[Undeliverable]

Virginia R. Hansen Trust Estate
James D. Hansen Trustee
2510 Frontier Dr.
Midland, TX 79705

Lanore K. Whiting
1787 South 40 West
Orem, UT 84058

William F. Roden Bypass Trust
Gerald J. Hertel, Trustee
P.O. Box 10909
Midland, TX 79707

Peggy Jean Webster Wilson
P.O. Box 52467
Midland, TX 79710

Earl Alonzo Winn
5954 Normandy Place
Riverside, CA 92506

Ralph S. & LaJean Winn
Route 3 Box 3275
Myton, UT 84052

Eileen Marie Lucero Wissiup
P.O. Box 431
Fort Duchesne, UT 84024

Wixom Trustee
1737 Nalulu Place
Honolulu, HI 96821

Burton Womack
P.O. Box 1109
Beaver Dam, AZ 86432

Glen Womack
233 East 100 South
Orem, UT 84058

George G. Vaught, Jr.
P.O. Box 13557
Denver, CO 80201-3557

Julia Moss Vincent
9141 South 1380 East
Sandy, UT 84092

Vivian E. Szyndrowski Revocable Living Trust
9070 Sunrise Lane
Orland Park, IL 60462

Doris Kathryn Huber Walker
P.O. Box 317
Lapoint, UT 84039

Bernice & Joseph O. White
2795 W. 2890 S.
Salt Lake City, UT 84119-1840

Annabelle Wilkins
192 South State Street
Roosevelt, UT 84066
[Undeliverable]

Diana Lynn Wilson
P.O. Box 624
Huntington, UT 84528

Charles Ira & Diana Winn
Box 1
Ft. Duchesne, UT 84026

Linda Kay Winn
Rt. 2 Box 3270
Myton, UT 84052

Richard Samuel & Joann Winn
P.O. Box 249
Ft. Duchesne, UT 84026

Issac Womack
3679 S. 500 E.
Vernal, UT 84078

Gordon Douglas Womack, Life Est
3679 South 500 East
Vernal, UT 84078

Parker Jamie Womack
345 Hemlock
Rock Springs, WY 82901
[Address updated 11/06/2013]

Dale Womack, Trustee
485 West 250 South
Vernal, UT 84078

Darlene D. Wood, a widow
1211 Pennsylvania Gulch Rd.
Murphys, CA 95247

Woodside Family Trust
P.O. Box 5422
Ardmore, OK 73402
[Undeliverable]

Ervin D. Young
P.O. Box 156
Lapoint, UT 84039

BP America Production Company
P.O. Box 3092
Houston, TX 77253

Jeff Womack
363 Pine Cove Lane
Kaysville, UT 84037

Dean R. Wixom
542 Quail Run Ct., Apt. 60
Monterey, CA 93940
[Undeliverable]

Stanley Womack, Jr.
Rt. 2 Box 2320
Roosevelt, UT 84066

Fred B. & Shirley L. Womack
5527 Asbury Way
Stockton, CA 95219

Gordon Douglas Womack
485 West 250 South
Vernal, UT 84078

Jeff Warren Womack
214 East 1150 South, 313-2
Roosevelt, UT 84066

Linize Womack
3679 S. 500 E.
Vernal, UT 84078

Stanley Womack
Rt. 3 Box 3335
Myton, UT 84052

Wiley B. & Margaret A. Womack
227 Mentor Drive
Arlington, TX 76002
[Undeliverable]

Lisa N. Wood
17395 East Rice Circle, Unit B
Aurora, CO 80015-2781

Larry Womack
P.O. Box 407
Bear River City, UT 84301
[Address updated 11/06/2013]

Tammy Barlow
2445 South Springwood C.P.
Lafayette, CO 80026

Kent Birchell
238 S 500 W
Vernal, UT 84078
[Address updated 11/22/2013]

Antelope ORRI, LLC
2441 High Timbers Dr Ste 120
The Woodlands, TX 77380
[Address updated 11/06/2013]

Forcenergy Onshore Inc.
707 17th Street, Suite 3600
Denver, CO 80202

Chevron USA Inc.
Attn: Todd Krantz
P.O. Box 2100
Houston, TX 77252-2100

III Exploration II LP
Attn: Mike Rich
P.O. Box 70019
Boise, ID 83706

James E. Anderson
15304 Willowbrook Lane
Morrison, CO 80465

Kearns Campbell Investment Co.
217 Cedar Street
Sandpoint, ID 83864

Beatrice Yauney
2095 Eldon Way
Sandy, UT 84093-6401

Patsy Zambetti
2778 Cambridge Street
West Linn, OR 97068

Peter and Shelley Gavitte
4116 McKinnon Rd.
Napa, CA 94559

Linda Hadley
5454 South 2200 West
Roy, UT 84067

Gary Womack
515 West 3500 North
Pleasant View, UT 84414

Karen Lundgreen
340 East 21st St., #3023
Ogden, UT 84401

Alpine King Inc.
1257 Third Avenue
Salt Lake City, UT 84103

Bill Barrett Corporation
Attn: David Watts
1099 18th Street, Suite 2300
Denver, CO 80202

Broughton Petroleum, Inc.
13 Townhouse Court
Bellaire, TX 77401-3315

Legends Exploration, LP
5851 San Felipe, Suite 760
Houston, TX 77057

Petroglyph Energy, Inc.
P.O. Box 7608
Boise, ID 83707

Steven L. Smith
129 Oakmont
San Antonio, TX 78212

Anna Beth Magee
2409 W. Kentucky Ave.
Midland, TX 79701-6854

Heirs of Marva Boss Upp
6350 Napa Ave.
Alta Loma, CA 91701

Heirs of Jo Anne Highsmith
123 Sequoyah
Buda, TX 78610

Heirs of John H. Houston
1045 East 470 North, #A3
Lehi, UT 84043

Karen Sirstins
11638 E. Onyx Ave.
Scottsdale, AZ 85253

Heirs of Craig Rushton Moss
1021 Williams Ave.
Salt Lake City, UT 84105
[Undeliverable]

Heirs of Raphael Grant Moss
2110 Tera Linda
Salt Lake City, UT 84117
[Undeliverable]

Encana Oil & Gas (USA) Inc.
370 17th St., Suite 1700
Denver, CO 80202

Ivers Oil Company LLC
111 E. Lincoln Road, Suite 4
Spokane, WA 99208

Jerome B. Guinand and Dorothy K.
Guinand Trust
9522 E. Champagne Drive
Sun Lakes, AZ 85248

Keystone Oil and Gas, LLC
950 S. Garfield St.
Denver, CO 80209

Newfield Production Company
1001 17th Street, Suite 2000
Denver, CO 80202

Richard Shane McKnight
P.O. Box 17169
Salt Lake City, UT 84117

Sandra G. McKnight
PO Box 779
Mesquite, NV 89024
[Address updated 11/06/2013]

The Joy Partners, Ltd.
P.O. Box 576
Ardmore, OK 73402-0576

Heirs of H. V. Upp
7217 Mountain Hills Drive
West Jordan, UT 84081-4100

D. Craig Hammond, Life Estate
2915 Coventry Lane
Greenwood, IN 46143

Dawn Burkgart
(no address disclosed by records)

Heirs of George H. Houston
RR1 Box 1186
Roosevelt, UT 84066
[Address updated 12/31/2013]

Danny Wayne Murray
300 N. 900 SE
Roosevelt, UT 84066
[Undeliverable]

Heirs of Chelta Moss Snyder
271 B Street
Salt Lake City, UT 84103
[Undeliverable]

David Spitler
(no address disclosed by records)

Heirs of Eva G. Moss
3702 Dixie Circle
West Jordan, UT 84084
[Undeliverable]

Tressa Garner Moore
P.O. Box 535
Pocola, OK 74902

James & Barbara MacDuff Living Trust
1822 W. 14200 S.
Bluffdale, UT 84065

Brenda M. Zubeck
414 Swires Road
Kenai, AK 99611

Mike Spitler
6 Tanners Row
Pooler, GA 31322

Clara Darlene Hemphill Roy
142 S. Orchard Dr.
North Salt Lake, UT 84054

Larry C. Murray
568 North Laruta Drive
Washington, UT 84780

Grant G. Pickup & Eugenia B. Pickup, or their
successor, as trustees of the Grant G. Pickup
Family Living Trust executed March 31, 1982
Route 1, Box 1284
Roosevelt, UT 84066
[Undeliverable]

Doug Spitler
1225 Brainard Woods Dr.
Dayton, OH 45458

Three Brothers Inc.
P.O. Box 2209
Newport Beach, CA 92659
[Undeliverable]

Richard H. Johnson
3603 Lost Creek Rd.
Anaconda, MT 59711

Bryan W. Wickham & Annie D. Wickham
HC 69, Box 360
Randlett, UT 84063
[Address updated 11/06/2013]

Donna Jean Hanna
460 Lewis St.
East Helena, MT 59635
[Undeliverable]

Beth I. Berg, as Trustee of the Beth I. Berg
Revocable Living Trust
915 Saddle Drive, Apt # 120
Helena, MT 59601
[Address updated 11/06/2013]

William Terry Mitchell
5550 West McIntosh
Griffin, GA 30223

Bryan W. Wickham, as Sole/Surviving Trustee
of the Bryan W. Wickham & Annie D.
Wickham Rev. Trust Dated 8/13/2003
HC 69, Box 360
Randlett, UT 84063
[Address updated 11/06/2013]

Howard W. Mitchell
5804 Knobby Hill Road
Narvon, PA 17555

Niconia Neilson
745 14th St Se #3-202
Loveland, CO 80537-8942
[Address updated 11/22/2013]

John M. Smith & Corabel T. Smith, h/w
2930 E. 5th St.
Long Beach, CA 90814
[Undeliverable]

William N. Stevens, Jr. & Marjorie E. Stevens
437 NW Reed Ln
Dallas, OR 97338
[Address updated 11/06/2013]

Eugenia B. Pickup & Grant G. Pickup, or their
successor, as trustees of the Eugenia B. Pickup
Family Living Trust executed March 31, 1982
Route 1, Box 1284
Roosevelt, UT 84066
[Undeliverable]

Douglas M. Brough
P.O. Box 110
Duchesne, UT 84021
[Undeliverable]

Pattie Reed
P.O. Box 146
Myton, UT 84052

Olliver Kissling & Peggy Jean Kissling
5470 Bennet St.
Roosevelt, UT 84066

Edward Earnest Turner & Diann Turner
h/w as JT
HC 69, Box 370
Randlett, UT 84063
[Undeliverable]

Chad P. Winn & Vernice K. Winn
505 N. 100 W.
Nephi, UT 84648

Dee W. Brough & Cloe L. Brough
as Trustees of the Brough Family Trust
u/a/d November 1, 2000
P.O. Box 60013
Randlett, UT 84063

Kenneth D. Pickup & Joan B. Pickup
HC 69 Box 102
Randlett, UT 84063

Corporation of the Presiding Bishop of the
Church of Jesus Christ of Latter Day Saints
50 East North Temple Street
Salt Lake City, UT 84150

Shirley P. Norton
185 N. 1800 S.
Roosevelt, UT 84066

Ute Distribution Corporation
P.O. Box 696
Roosevelt, UT 84066

Pearl Arkansas
P.O. Box 291
Ft. Duchesne, UT 84026

BSNR Raptor, L.P.
1001 Fannin, Suite 2020
Houston, TX 77002

Virginia D. Corbett
864 Lake Elsie Dr
Tavares, FL 32778
[Address updated 12/09/2013]

CoBank, fka Federal Land Bank of Sacramento
245 N. Waco St.
P.O. Box 2940
Wichita, KS 67201-2940
[Address updated 11/04/2013]

Lili Marlaene Ashwood
6814 S. 1300 E., Apt 18
Salt Lake City, UT 84121-7232
[Address updated 11/04/2013]

Paul L. Atwood
P.O. Box 626
Bluebell, UT 84007-0026
[Address updated 11/04/2013]

Billy Hatch heir to Pearl Arkansas (deceased)
5264 West Side Drive
Kearns, UT 84118
[Address updated 12/31/2013]

A handwritten signature in blue ink that reads "Julie Ann Carter". The signature is written in a cursive style and is positioned above a horizontal line.